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NOTICE OF ALLOWANCE AND FEE(S) DUE

Catherine Lin-Hendel 18850 Blythswood Drive Los Gatos, CA 95030 06/08/2011

EXAMINER

TRAN, MYLINH T

ART UNIT PAPER NUMBER

2179

DATE MAILED: 06/08/2011

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/544,036	04/06/2000	Catherine Lin-Hendel	LH001	7503

TITLE OF INVENTION: STORED OBJECTS AND CORRESPONDING LINK TOKENS FOR SIMULATNEOUS PRESENTATION

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$755	\$0	\$0	\$755	09/08/2011

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u> SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

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If the SMALL ENTITY is shown as NO:

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Los Gatos, CA 9	95030		addr trans	ressed to the Mail smitted to the USP	. Stop TO (57	ISSUE FEE address at 1) 273-2885, on the date	above, or being facsimile te indicated below.
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APPLICATION NO. 09/544,036	FILING DATE 04/06/2000		FIRST NAMED INVENTOR Catherine Lin-Hendel		ATTO	RNEY DOCKET NO. LH001	CONFIRMATION NO. 7503
TITLE OF INVENTION	i: STORED OBJECTS A	ND CORRESPONDING	LINK TOKENS FOR SIN	⁄IULATNEOUS PI	RESEN	TATION	
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSU	E FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$755	\$0	\$0		\$755	09/08/2011
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TRAN, M	IYLINH T	2179	345-326000				
"Fee Address" ind PTO/SB/47; Rev 03-(Number is required. 3. ASSIGNEE NAME A PLEASE NOTE: Un	ND RESIDENCE DATA less an assignee is identi h in 37 CFR 3.11. Comp	'Indication form ed. Use of a Customer A TO BE PRINTED ON The description of the descrip	(1) the names of up to or agents OR, alternative (2) the name of a single registered attorney or a 2 registered patent attolisted, no name will be THE PATENT (print or type data will appear on the patent attolisted). (B) RESIDENCE: (CITY)	vely, e firm (having as a gent) and the nam rneys or agents. If printed. be) atent. If an assign assignment.	memb es of uj no nam	er a 2 p to he is 3 dentified below, the do	cument has been filed for
Please check the appropr	riate assignee category or	categories (will not be pr	rinted on the patent): \Box	Individual 🖵 Co	orporati	on or other private gro	up entity 🖵 Government
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09/544,036	04/06/2000	Catherine Lin-Hendel	LH001	7503	
14302 75	90 06/08/2011		EXAMINER		
Catherine Lin-He		TRAN, MYLINH T			
18850 Blythswood Los Gatos, CA 950			ART UNIT	PAPER NUMBER	
			2179		

Determination of Patent Term Extension under 35 U.S.C. 154 (b)

(application filed after June 7, 1995 but prior to May 29, 2000)

The Patent Term Extension is 800 day(s). Any patent to issue from the above-identified application will include an indication of the 800 day extension on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

	Application No.	Applicant(s)	
	09/544,036	LIN-HENDEL, CAT	HERINE
Notice of Allowability	Examiner	Art Unit	
	MYLINH TRAN	2179	
	WITLING I DAN	21/9	
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in or other appropriate commuGHTS. This application is s	n this application. If not includ unication will be mailed in due	led course. THIS
1. This communication is responsive to <u>06/09/2010</u> .			
2. \boxtimes The allowed claim(s) is/are <u>1-31,48-62 and 66-78</u> .			
 3. ☐ Acknowledgment is made of a claim for foreign priority until a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 		or (f).	
Certified copies of the priority documents have	been received in Applicatio	n No	
Copies of the certified copies of the priority do	cuments have been received	d in this national stage applica	ation from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
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(a) ☐ including changes required by the Notice of Draftspers		v (PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date			
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Identifying indicia such as the application number (see 37 CFR 1, each sheet. Replacement sheet(s) should be labeled as such in t			e back) of
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT			Note the
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 Notice of References Cited (PTO-892) D Notice of Draftperson's Patent Drawing Review (PTO-948) 		formal Patent Application	
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 Examiner's Comment Regarding Requirement for Deposit of Biological Material 		Statement of Reasons for Alle	owance
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EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Ms. Catherin Hendel on 05/20/2011 and 05/27/2011.

The application has been amended as follows:

Cancel claims 32-47 and 63-65.

Claim 1:

A system for selecting a plurality of objects displayed on a webpage and then simultaneously displaying a plurality of [digitally stored objects] retrieved destination webpages linked to the selected objects, comprising: [means for] a display screen for displaying [digitally stored] objects on the webpage, each displayed object is associated with a link linking to a destination [via a] webpage with content containing information related to the displayed object;

[means for] <u>a selection for</u> selecting on <u>the</u> webpage a plurality of the displayed [digitally stored] objects, each displayed [digitally stored] object having at least one associated <u>link linking to the destination</u> webpage <u>containing information relating to the object</u>; and [means for] <u>a retrieval</u>

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process for retrieving the at least one associated <u>destination</u> webpage for each selected one of the plurality of the displayed [digitally stored] objects together from a storage medium, resulting in a plurality of retrieved <u>destination</u> webpages and then simultaneously displaying together multiple ones of the retrieved <u>destination</u> webpages in a single display screen; wherein each of plurality of retrieved destination webpages is displayed in a <u>separate and in a two dimensional array of sub-frame window without overlapping with other sub-frame windows.</u>

Claim 27:

A method for selecting <u>a plurality of objects displayed on a webpage</u> and <u>then</u> simultaneously displaying a plurality of [digitally stored] <u>retrieved</u> destination webpages linked to the selected objects, comprising:

on a [client] <u>computing</u> system having one or more processors that execute programs stored in memory of the [client] computing system:

displaying [an] <u>a two dimensional</u> array of [digitally stored] <u>more than two columns and two rows of</u> objects <u>on the webpage</u>, <u>each displayed object is associated with a link linking to a destination webpage containing information relating to the displayed object;</u>

selecting a plurality of [digitally stored] objects from the two dimensional array of [digitally stored] displayed objects, wherein each one of the selected plurality of [digitally stored] displayed objects has an associated link linking to

at least one <u>destination webpage containing information related to the</u>
<u>selected displayed object [associated webpage];</u>

after the selecting step, retrieving the at least one associated <u>destination</u> webpage associated with each one of the selected plurality of [digitally stored] <u>displayed</u> objects, resulting in a plurality of retrieved <u>destination</u> webpages; and

simultaneously displaying together multiple ones of the retrieved <u>destination</u> webpages in a single display screen; <u>wherein each of plurality of retrieved</u> <u>destination webpages is displayed in a separate and in a two dimensional array of sub-frame window without overlapping with other sub-frame windows.</u>

Claim 48:

A system for displaying information, the system comprising a computing device configured to:

enable a user using an input device to select from a webpage displayed on a display device a plurality of displayed [digitally stored] objects <u>each of the displayed object is associated with a link linking to a destination webpage containing information relating to the displayed object, resulting in a plurality of selected [objects] <u>links</u>, each of the selected [objects] <u>links</u> being [associated] <u>linked</u> with at least one <u>destination</u></u>

webpage <u>containing information relating to the selected object associated</u> with the link;

enable the user to submit the plurality of selected [objects] links for processing;

retrieve the at least one <u>destination</u> webpage for each of the selected <u>links</u>
[objects], resulting in a plurality of retrieved <u>destination</u> webpages <u>associated</u>
with the <u>selected objects</u>; and

display multiple ones of the plurality of retrieved <u>destination</u> webpages in a single display screen on the display device; <u>wherein each of plurality of retrieved destination webpages is displayed in a separate and in a two dimensional array of sub-frame window without overlapping with other sub-frame windows.</u>

Claim 57:

A [user interface] <u>system</u> for use with an electronic device, the <u>system</u> having a display and an input device, comprising:

a selection page displaying a plurality of data objects from a plurality of web pages, each of the data objects having an associated link <u>linking</u> to a <u>retrievable</u> destination web page <u>containing information associated with the</u> data object displayed on the plurality of webpages;

a multiple selection mechanism configured to enable a user to select a plurality of the data objects with the input device;

a [subject] submit element responsive to operation of the input device; a single display screen simultaneously displaying, in response to user activation of the submit element, information for the selected plurality of the data object, the information being retrieved from respective ones of the retrieved destination web pages using the associated links; wherein each of plurality of retrieved destination webpages is displayed in a separate and in a two dimensional array of sub-frame window without overlapping with other sub-frame windows.

Claims 58-62, 69, 75 and 78:

The term "the user interface of claim 57" has been changed to --the system of claim 57-

Allowable Subject Matter

Claims 1-31, 48-62 and 66-78 are allowed.

The following is an examiner's statement of reasons for allowance:

Independent claims 1, 27, 48 and 57, when considered as a whole, are allowable over the prior arts of record. The prior arts of record do not teach or

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suggest the combination of means, arranged and interacted to perform the step for selecting a plurality of objects displayed on a webpage.

Specially, Allard teaches means for displaying an array of digitally stored objects (see figure 2 and col. 6 lines 56-67, wherein Figure 2 shows a plurality of sale products in a plurality of rows; wherein each row representing a sale product; further note sale products are stored in Inventory Warehouse DB 30 as shown in Fig. 1);

means for displaying digitally stored objects via a webpage (e.g., see Figs. 1.2 and col. 4, lines 11-27; wherein the plurality of sale products are displayed in a Web browser, i.e., NETSCAPE); means for selecting on said webpage a plurality of the displayed digitally stored objects (e.g., see Fig. 2 and col. 5 lines 58-67; wherein check boxes 70 allow the user to select a plurality of sale products on the Web browser), each displayed digitally stored object having at least one associated webpage (e.g., see Fig. 2 and col. 5 lines 58-67, col. 6 lines 56-67; wherein the check boxes allow the user to dynamically include the selected objects into a shopping list/cart; Allard et al. teach means for retrieving the at least one associated webpage for each selected one of the plurality of the displayed digitally stored objects together from a storage medium (e.g., see Figs. 2, 5; wherein multiple selected objects (webpage considered as an object) in the list/cart can be retrieved by clicking the function "View Cart Contents" option in a pull-down menu), while Yonezawa et al. teach Fig. 4 showing an example of the shopping

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cart/basket contents having a plurality of retrieved items of the shopping cart/basket being simultaneously displayed in a single window.

However, none of the references teach each displayed object being associated with a link linking to a destination [via a] webpage with content containing information related to the displayed object; neither the feature of each of plurality of retrieved destination webpages is displayed in a separate and in a two dimensional array of sub-frame window without overlapping with other sub-frame windows.

With such limitations, the Examiner deems this application in condition for allowance over the prior arts made of record.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mylinh Tran. The examiner can normally be reached on Mon - Thu from 7:00AM to 3:00PM at 571-272-4141.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo, can be reached at 571-272-4847.

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The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

571-273-8300

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Mylinh Tran

Art Unit 2179

/Weilun Lo/

Supervisory Patent Examiner, Art Unit 2179

Application/Control Number: 09/544,036

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